

Online Registration Agreement for Leagues and Events

Registration Agreement and Policies for Leagues or Events through online registration with Picklecap

Thank you for your interest in our pickleball league or Event. Your league or event fee will be charged to your Club Tab account at the time of registration, or if you do not have an active Club Tab account, to the EFT designated for payment of your monthly membership dues. If paying by EFT, your league fee will be drafted with your recurring monthly dues draft between the first and the fifth of the following month.

By clicking and registering online you agree to the following:

Online Registration Payment Authorization:

In consideration for participating in the league(s) selected above, I agree to pay and specifically authorize Life Time, Inc., its subsidiaries and affiliates or its agents ("Life Time") on its behalf to automatically and without notice charge the non-refundable amounts described above plus any applicable taxes to either my Club Tab or the EFT designated for payment of my monthly membership dues. If the amount set forth in my selection above is to be collected by ClubTab, I certify that I am authorized to utilize the ClubTab payment method as part of my Life Time membership. If I fail to cancel my lessons, classes or activities in accordance with the cancellation terms above, I agree that I will be responsible for the fees and hereby authorize LT to charge those fees to either my ClubTab or EFT designated for payment of my monthly membership dues. I may be assessed a late fee if I fail to pay any fees within 10 days of them being due and my participation may be suspended or terminated, without notice and at the option of Life Time, if I fail to pay any fees within 30 days of them being due. I will be responsible for all collection costs, including attorney or other collection fees to the extent allowable by law. Except as otherwise stated herein, I remain subject to all the terms and conditions as set forth in my General Terms Agreement and Member Usage Agreement, including but not limited to the Assumption of Risk, Release and Indemnity and Waiver of Liability provisions, as well as any other documents relating to the session class(es).

WAIVER OF LIABILITY

There is an inherent risk of injury, whether caused by me or someone else, in the use of or presence at a Life Time center, the use of Life Time' equipment and services, and participation in Life Time' programs. This risk includes, but is not limited to (a) injuries arising from the use of any of Life Time' centers or equipment, including any accidental or "slip and fall" injuries; (b) injuries arising from participation in supervised or unsupervised activities and programs within a Life Time center or outside a Life Time center, to the extent sponsored or endorsed by Life Time; (c) injuries or medical disorders resulting from exercise at a Life Time center, including, but not limited to heart attacks, strokes, heart stress, sprains, broken bones and torn muscles or ligaments; and (d) injuries resulting from the actions taken or decisions made regarding medical or survival procedures.

I understand and voluntarily accept this risk. I agree to specifically assume all risk of injury, whether

physical or mental, as well as all risk of loss, theft or damage of personal property while I am using or present at any Life Time center, using any lockers, equipment or services at any Life Time center or participating in Life Time' programs, whether such programs take place inside or outside of a Life Time center. I waive any and all claims or actions that may arise against LT Club Operations Company, Inc. ("LT Operations"), its parent companies, affiliates, subsidiaries, successors, assigns, independent contractors and agents as well as each party's owners, directors, employees or volunteers as a result of any such injury, loss, theft or damage, including and without limitation, personal, bodily or mental injury, economic loss or any damage resulting from the negligence of LT Operations, its parent companies, affiliates, subsidiaries, successors, assigns, agents, independent contractors or anyone else using a Life Time center. If there is any claim by anyone based on any injury, loss, theft or damage that involves me, I agree to defend LT Operations, its parent companies, affiliates, subsidiaries, successors, assigns, agents and independent contractors against such claims and pay such parties for all expenses relating to the claim, and indemnify LT Operations, its parent companies, affiliates, subsidiaries, successors, assigns, agents and independent contractors for all obligations resulting from such claims.

RELEASE OF IMAGE AND LIKENESS

I hereby irrevocably consent to and grant Life Time, Inc., its subsidiaries, agents and representatives ("Life Time") the exclusive and unlimited right to use and reproduce any and all photographs, audio recordings, video recordings or testimonial accounts taken by Life Time that contain my person, name, image, voice, likeness or account, for any lawful purpose whatsoever and using any means available, including but not limited to, any Life Time corporate or marketing communication or material. I waive the right to inspect, approve or edit any such use or reproduction, and Life Time may make any and all changes, modifications, rearrangements, additions or deletions in its use or reproductions without any approval.

I have read the above thoroughly and understand the terms. My participation in the selected activities as well as my agreement to the foregoing are both purely voluntary and I elect to do so in spite of the risks.